1 JONATHAN O. PENA, ESQ. 2 CA Bar ID No. 278044 Peña & Bromberg, PLC 3 2440 Tulare St., Suite 320 4 Fresno, CA 93721 Telephone: 559-412-5390 5 Fax: 866-282-6709 6 info@jonathanpena.com Attorney for Plaintiff 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA 10 11 Case No. 1:21-cv-00465-SKO Esteban Cubillos, 12 STIPULATION AND ORDER FOR EXTENSION OF TIME Plaintiff, 13 VS. (Doc. 19) 14 Kilolo Kijakazi, Acting Commissioner of Social Security, 15 16 Defendant. 17 18 19 20 21 IT IS HEREBY STIPULATED, by and between the parties through their 22 respective counsel of record, with the Court's approval, that Plaintiff shall have a 23 60-day extension of time, from October 6, 2022 to December 5, 2022, for Plaintiff 24 to serve on defendant with Plaintiff's Motion for Summary Judgment. All other 25 dates in the Court's Scheduling Order shall be extended accordingly. 26 This is Plaintiff's second request for an extension of time. Good cause 27 exists. In the months of May through July 21, 2022, Counsel has received an 28 influx of Social Security Certified Administrative Records (CAR). A review of the

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records received shows Counsel has received at least 50 CARs, the majority of 1 which were filed in June 2022. This has caused an unusually large number of 2 3 cases that have merit briefs due in the months of August and September. For the weeks of October 3, 2022 and October 10, 2022, Counsel currently has 11 merit 4 5 briefs, and several letter briefs and reply briefs. Additional time is needed to thoroughly brief this matter for the Court. 6 Also, as previously reported, Counsel for Plaintiff underwent major 7 orthopedic surgery in March 2022, requiring significant physical therapy. This has 8 required Plaintiff's counsel to take time off during the work week and work 9 10 months since then. Although much improved, Counsel still participates in regular physical therapy two to three times per week. 11 Lastly, Counsel for Plaintiff and his husband are expecting their fourth child 12 through surrogacy and time off or a reduction in workhours during the last week of 13 October 2022 is expected. 14 Defendant does not oppose the requested extension. Counsel apologizes to 15 the Defendant and Court for any inconvenience this may cause. 16 17 18 Respectfully submitted, 19 20 PENA & BROMBERG, ATTORNEYS AT LAW Dated: September 22, 2022 21 22 By: /s/ Jonathan Omar Pena JONATHAN OMAR PENA 23 Attorneys for Plaintiff 24 25 26 Dated: September 23, 2022 PHILLIP A. TALBERT 27 United States Attorney PETER K. THOMPSON 28

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Acting Regional Chief Counsel, Region IX Social Security Administration By: */s/ Marla K. Letellier Marla K. Letellier Special Assistant United States Attorney Attorneys for Defendant (*As authorized by email on September 23, 2022) **ORDER** Based upon the foregoing stipulation of the parties (Doc. 19), and for good cause shown (Fed. R. Civ. P. 16(b)(4)), IT IS HEREBY ORDERED that Plaintiff shall have an extension of time, to and including December 5, 2022, in which to file Plaintiff's motion for summary judgment. All other deadlines set forth in the Scheduling Order (Doc. 13) shall be extended accordingly. IT IS SO ORDERED. /s/ Sheila K. Oberto Dated: **September 27, 2022** UNITED STATES MAGISTRATE JUDGE